Superintendent of Public Works or other officer appointed for such purpose, who after examination as provided in the following Section shall then endorse his approval or disapproval with reasons or grounds and submit the same to the Minister of Interior.

-3. That if upon the examination of such plans and specifications, it shall appear to the satisfaction of the Superintendent of the Public Works, or of such architect, builder or other person as shall be designated by the Minister of the Interior to examine the same, that the materials of which such building is to be constructed, or to consist when completed, are of sufficient strength and size, and properly placed and fastened; to make the building strong and safe for the uses and purposes for which it is intended, he shall also certify his approval of such plans and specifications.

"4. That for the inspection and examination by Fire Marshal the applicant shall pay a fee of Five Dollars for the certificate, to be paid into the Treasury through the Department of Interior as a Government realization."

Section 2. That Section 5 of Chapter XVI. of the Session Laws of 1886, be and the same is hereby amended so as to read as follows:

"Section 5. The provisions of this Act shall not apply to any building to cost less than one thousand dollars which may be erected, moved or placed in the City of Honolulu outside or beyond the following limit or boundary that is outside or beyond all the space within a circle whose center is the present site of the Bell Tower of the Honolulu Fire Department and whose radius is one mile,"

Section 3. This Act shall take effect from and after the date of its approval.

Approved this 14th day of November, A. D. 1890.

KALAKAUA REX.

By THE KING:

C. N. SPENCER.

Minister of the Interior.

To Amend Section 22 of Chapter LV. of the Laws OF 1876, RELATING TO STAMP DUTIES, AS AMENDED BY CHAPTER XX. OF THE LAWS OF 1888.

Be it Enacted by the King and the Legislature of the Hascaiian Kingdom:

SECTION 1. That Section 22 of Chapter LV. of the Laws of 1876, relating to Stamp Duties, as amended by Section 1 of Chapter XX. of the Laws of 1888, be and the same is hereby further amended so as to read as follows:

"Section 22. The Registrar of Public Accounts may impress stamps upon blanks and furnish them to the Collector General of Customs, who shall be entitled to receive them without payment, but give receipts therefor being bound to account for the use and proceeds of the same to the Department of Finance in his returns as required by law. For the convenience of the Districts outside of Honolulu, the Registrar of Public Accounts shall provide adhesive revenue stamps to the Postmaster General of Honolulu for delivery to all money order post offices throughout the Kingdom, he giving receipts for the same and being bound on the first day of each quarter to account to the Registrar for all such stamps received by him, the amount sold and the balance unsold, together with the proceeds of such sales."

SECTION 2. This Act shall take effect and become law from and after the date of its approval.

Approved this 14th day of November, A. D. 1890.

KALAKAUA REX.

BY THE KING:

C. N. SPENCER.

Minister of the Interior.

AN ACT

To PERMIT THE HAWAIIAN TRAMWAYS COMPANY, LIMITED. TO USE AND MAINTAIN ELECTRIC TRACTION

Be it Engeted by the King and the Legislature of the Hawaiian Kingdom:

Section 1. Permission is hereby granted to the Hawaiian Tramways Company, Limited, to use and maintain electric power for moving and propelling their

cars and to carry such wires which may be necessary, therefor, over and along or under the highways and public roads and across lands and waters.

Section 2. The said permission is granted subject to the following conditions:

- 1. The said Company shall not interfere with or impair the telephone service:
- 2. It shall erect and maintain its posts and lines so as not to interfere with the public use of the streets, highways and public roads;
- 3. Wherever its lines are laid underground the necessary excavations shall be immediately filled and the streets, highways and public roads restored to the condition in which they were before such excavations were made.

SECTION 3. This Act shall! go into effect from the date of its approval.

Approved this 14th day of November, A. D. 1890.

KALAKAUA REX.

BY THE KING:

C. N. SPENCER.

Minister of the Interior.

AN ACT

To DECLARE CERTAIN LANDS TO BE PART OF THE CROWN LANDS AND ROYAL DOMAIN.

Whereas, certain unassigned lands have hitherto and at all time heretofore been held to be part of the Crown Lands and Royal Domain and as such were and are now in the possession of the Crown Land Commissioners; therefore,

Be it Enacted by the King and the Legislature of the Hawaiian Kingdom:

Section 1. The Ahupuaa's known under the following names and situated as hereinafter set forth, that is to say:

- 1. Kuliouou, in the District of Kona, Island of Oahu:
- 2. Keaau, in the District of Waianae, Island of Oahu;
- 3. Hakalauiki, in the District of Hilo, Island of
- 4. Manowaiopae, in the District of Hilo, Island of Hawaii:
- 5. Kamoku, in the Island of Lanai;
- 6. Paoma-i
- 7. Waiaha 2 Hawaii:
- S. Kapaakea " Molokai:
- 9. Waiohuli Maui:

are hereby declared to be a part of the Crown Lands and Royal Domain of the Hawaiian Kingdom and as such subject to the provisions of the Act entitled "An Act to relieve the Royal Domain from encumbrances, and to render the same inalienable," approved the 3rd day of January, A. D. 1865; and the possession of said lands is hereby confirmed in accordance with the provisions of Sections 3 and 4 and 6 of said Act to the Crown Land Commissioners and successors in office.

Section 2. This Act shall be in force from and after its approval.

Approved this 14th day of November, A. D. 1890.

KALAKAUA REX.

BY THE KING:

C. N. SPENCER.

AN ACT

Minister of the Interior.

TO ESTABLISH A GOVERNOR ON EACH OF THE ISLANDS OF OAHU, MAUI, HAWAII AND KAUAL

Be it Enacted by the King and the Legislature of the Hawaiian Kingdom:

SECTION 1. The King by and with the advice of the Cabinet shall appoint four Governors for the several Islands, viz: One for the Island of Hawaii, one for the Islands of Maui, Molokai Lanai and Kahoolawe, one for the Island of Oahu, and one for the Islands of Kauai and Niihau.

Section 2. Every such Governor before entering upon the duties of his office, shall take and subscribe to the following oath: I hereby solemnly swear, in the presence of Almighty God, that I will support the Constitution and the laws of these Islands, and faithfully perform all such acts as are provided by the Constitution and laws of the Hawaiian Islands for the office of Governor.

SECTION 3. Every such Governor, in case of sickness or unavoidable absence, shall by and with the consent of the Cabinet, appoint a substitute, for all whose official acts he will be held responsible.

Section 4. Every such Governor shall hold office for the term of four years, subject to impeachment.

Section 5. No female shall be eligible to the office of Governor.

Section 6. The Governor shall have command under the Sovereign of the Military Forces in their respective Islands. They shall have power to nominate to the King, through the Minister of the Interior, those whom they wish to attach to their Military staff. They shall, have power to declare Martial Law in their respective Islands, and to devise measures to quell any insurrection or riot, and shall have power to direct and control any Military Force legally organized.

Section 7. This Act shall take effect from and after the first day of January 1891.

Approved this 14th day of November, A. D. 1890.

KALAKAUA REX.

BY THE KING:

C. N. SPENCER.

Minister of the Interior.

AN ACT

GRANTING A FRANCHISE TO THE HAMAKUA WATER COMPANY.

Be it Enacted by the King and the Legislature of the Hawaiian Kingdom:

Section 1. That a franchise be and the same is hereby granted to F. A. Schaefer and Samuel Parker their successors and assigns under the name of the Hamakua Water Company for and during the period hereinafter named.

Section 2. They shall have the right to take, use, carry away and divert, for their own use from the natural beds, flows or streams, all such water that may take its rise on any and all Government land or lands that lie on the range of mountains situate and being between Waimea and Kohala on the Island of Hawaii.

Section 3. They shall have the right to construct reservoirs and to lay down all water ways, pipes, conduits, ditches flumes or other means of conducting said water as they may deem necessary or expedient over upon or through all Government lands, or public roads in the District of Hamakua, Island of Hawaii for the proper storing, conducting or carrying of said water to such place or places in said District as may be required.

Section 4. They shall have the right of ingress, egress and regress over, through and upon all such Government lands during the continuance of this franchise, for the purpose of repairing, relaying or altering all such water-ways, pipes, conduits, ditches, flumes or other means of conducting said water.

Section 5. They shall restore said Government Lands and public roads into as good order and condition as the same were before, or can reasonably be put to, after the constructing of said reservoir or reservoirs, water-ways, pipes, conduits, ditches or flumes, at their own cost and expense.

They shall also build and maintain at their own cost good and sufficient bridges over such conduits as they may be oblidged to construct across public roads.

Section 6. The said F. A. Schaefer and Samuel Parker may accept this franchise and erect and maintain all such works as may be necessary for the purposes of said business, individually or as a Company with the right to receive therein such person or persons as they may choose, or may at their discretion incorporate under the laws of this Kingdom and convey or transfer the franchise hereby granted to such corporation.

Section 7. All sums of money laid out or expended by the Hawaiian Government in, upon or concerning the survey of the water-shed of said Kohala and Waimea range of mountains during the last past two years shall be repaid to the Hawaiian Government by the said F. A. Schaefer and Samuel Parker or their successors or assigns within two years after the passage of this Act.

SECTION S. This franchise shall vest in the said F. A. Schaefer and Samuel Parker their successors, associates or assigns the right to take, use, carry away and divert for their own use all such water that shall take its rise on or flow through or upon any and all Government lands that lie on or in the range of mountains lying between Waimea and Kohala on the Island of Hawaii for the term of fifty years from the date of the approval of this Act, provided however that they or their associates, successors or assigns shall within two years from the passage of this Act, commence work for the purpose of diverting and carrying away said water and shall finish and complete such work within five years from such commencement; and a failure to comply with the